## IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

SPECIAL CIVIL APPLICATION No. 1663 of 1997

For Approval and Signature:

Hon'ble MR.JUSTICE M.S.PARIKH

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- 1. Whether Reporters of Local Papers may be allowed to see the judgements?
- 2. To be referred to the Reporter or not?
- 3. Whether Their Lordships wish to see the fair copy of the judgement?
- 4. Whether this case involves a substantial question of law as to the interpretation of the Constitution of India, 1950 of any Order made thereunder?
- 5. Whether it is to be circulated to the Civil Judge?

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MANJUBEN W/O. DETENU VASANT PYARELAL SHARMA

Versus

STATE OF GUJARAT

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Appearance:

MR DILIP B RANA for Petitioner

MR LR POOJARI AGP for Respondent No. 1, 2, 3

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CORAM : MR.JUSTICE M.S.PARIKH
Date of decision: 23/04/97

ORAL JUDGEMENT

By way of this petition under Article 226 of the Constitution of India, the petitioner, wife of detenu Vasant Pyarelal Sharma has brought under challenge the detention order dated 21st January, 1997 rendered by respondent No. 2 under Section 3(1) of the Gujarat Prevention of Anti-Social Activities Act, 1985 {Act No. 16 of 1985}, for short "The PASA Act".

- 2. The grounds on which the impugned order of detention passed appear at Annexure: B to the petition. They inter alia indicate that the petitioner's husband has been indulging in criminal and anti-social activities of chain snatching and committing theft of moveables, and creating atmosphere of fear in the mind of people. The Detaining Authority has placed reliance upon one offence of 1994; and 2 offences of 1996, registered in Raopura Police Station and Vadodara City Police Station respectively inter alia under the provisions of Section 379 and 380 of IPC. The particulars of such offences have been set out in the grounds of detention.
- 3. It has been recited that the detenu's anti-social activity tends to obstruct maintenance of public order and in support of such conclusion statements of witnesses have been relied upon. They speak about the incidents dated 5-9-1996, 2-10-1996 and 25-11-1996 indicating threatening the concerned witnesses beating them and creating atmosphere of fear amongst the people collected at the time of such incidents.
- 4. It is on the aforesaid incidents that the detaining authority has passed the impugned order of detention while also relying upon the aforesaid cases lodged against the petitioner. The petitioner has been stamped as a danger person within the meaning of section 2(c) of the PASA Act.
- 5. I have heard the learned advocate for the petitioner and the learned AGP for the State. The petitioner has challenged the aforesaid order of detention on number of grounds inter alia on the ground that there is no material to indicate that the detenu's conduct would show that he is habitually engaged in the anti-social activities which can be said to be prejudicial to the maintenance of public order. This is a case of individual incidents affecting law and order and in the facts of the case would not amount to leading to conclusion that the same would affect public order. Reliance has been placed on the following decision of the Apex Court:-

Mustakmiya Jabbarmiya Shaikh v. M.M Mehta, C.P., reported in 1995 (2) GLR 1268, where the incidents were quoted in paras 11 and 12 of the

citation and it has been submitted that facts of the present case run almost parallel to the facts before the Apex Court in Mustakmiya's case {Supra}.

- 6. In reply Mr. L.R Poojari, learned AGP for the State has relied upon a decision in the case of Mrs. Harpreet Kaur Harvinder Singh Bedi v. State of Maharashtra and Anr., reported in AIR 1992 SC 979. Comparing the facts of the present case with the facts in the case before the Supreme Court, it clearly appears that the decision in Mr. Harpreet Kaur's case {Supra} would not be applicable.
- 7. There are other grounds of challenge levelled against the impugned order of detention. However, in view of the fact that the petitioner would succeed on the strength of decision of Mustakmiya's case {Supra}, it is not necessary to deal with the other grounds. Hence, following order is passed:-
- 8. The impugned order of detention is hereby quashed and set-aside. Detenu Vasant Pyarelal Sharma shall be forthwith set at liberty, if he is not required to be detained in any other case. Rule made absolute accordingly.

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Prakash\*